e:6 02/27/96



SHERIDAN INDUSTRIES, INC.

P.O. BOX 235 - 1013 BARNES ST. ALBION, MICHIGAN 49224 FAX (517) 629-8478 PHONE (517) 629-9189



SUPERFUND PROGRAM February 27, 1944ANAGEMENT BRANCH

Thomas W. Mateer, Chief Superfund Program Management Branch United States Environmental Protection Agency Region 5 77 West Jackson Boulevard Chicago, Illinois 60604-3590

RE: Sheridan Industries, Inc.

Albion/Sheridan Township Landfill

Dear Mr. Mateer:

This letter is in response to the Request for Information contained in your letter of February 9th. A couple of general observations may be helpful. Sheridan Industries, Inc., began operations in October of 1976 and I understand that the subject landfill site was closed shortly after that, in the late 70's or early 80's.

Our operations are relatively small with a total of 12 to 15 employees. Our manufacturing processes at Sheridan are considered clean cut. We use only synthetic oils which are 100% recycled.

Your questions are answered numerically as follows:

- 1) James S. Bommarito, Plant Superintendent 10680 29 Mile Road Albion, Michigan 49224 Phone: 517-629-9771
- 2) For the reasons stated below, no documents exist concerning the subject of your inquiries.
 - 3) Not Applicable
- 4) I am not aware that Sheridan Industries ever received an EPA Identification Number.



Thomas W. Mateer February 27, 1996 Page 2

- 5) James Bommarito has been with the Company from the beginning and neither of us has any recollection of disposing of any hazardous or other waste materials at the Sheridan Township landfill.
- 6) In regard to all of the subparagraphs of paragraph 6, none would apply to Sheridan as there were no arrangements, transactions, contracts or monies paid to the landfill or anyone connected with or operating the site. Neither Mr. Bommarito or myself have any recollection of anyone taking waste materials to the Albion/Sheridan Township landfill site.
- 7) As previously stated, cutting oils are 100% synthetic and recycled. All coolants and solvents are water soluble and are likewise recycled. Floor waste are treated and regularly tested and any that are not reclaimed are transported by a licensed hauler and disposed of in accordance with Michigan regulations. None has ever been disposed of at the subject site.
- 8) Sheridan Industries, Inc. is a Michigan Corporation with its principal office at 1013 Barnes Street, Albion, Michigan. Copies of the Articles of Incorporation are attached.

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based upon my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Sincerely,

Theodore Konkle, Vice President 504 Linden Avenue

Albion, Michigan 49224

Phone: 517-629-5722

(Profit Domestic Corporation)

ARTICLES OF INCORPORATION

TRUE COPY

LICHIGAN DEFARTMENT
OF COMMERCE

These Articles of Incorporation are signed by the incorporator(s) for the purpose of forming a profit corporation pursuant to the provisions of Act 284, Public Acts of 1972, as follows:

	ARTICLE I		
The name of the corporation is .	SHERIDAN INDUSTRIES,	INC.	

ARTICLE IL

The purpose or purposes for which the corporation is organized is to engage in any activity within the purposes for which corporations may be organized under the Business Corporation Act of Michigan.

To engage in, conduct and carry on the business of manufacturing and fabricating all types of metal products, including items and components of other types and materials. To design, engineer, research and produce speciality products, including the development of special metallic and other materials. To manufacture automatic screw machine products, spanner bushings, axels, wheels and industrial and other caster products. To engage in special fabrication processes and to develop and produce material handling equipment and various components thereof.

To engage in the buying and selling at wholesale and retail of all of the foregoing and any other items manufactured, fabricated or produced by the Company and to carry on such other activities as are necessary and desirable in connection therewith; including the carrying on of any business whatsoever that this corporation may deem proper or convenient in connection with any of the foregoing purposes or otherwise, or that it may deem calculated, directly or indirectly, to improve the interests of this corporation, and to do all things specified in Act No. 284 of the Public Acts of 1972 or the State of Michigan, and to have and to exercise all powers conferred by the laws of the State of Michigan on corporations formed under the laws pursuant to which and under which this corporation is formed, as such laws now in effect or may at any time hereafter be amended, and to do any and all things hereinabove set forth to the same extent and as fully as natural persons might or could do, either alone or in connection with other persons, firms, associations or corporations.

ARTICLE III.

(Use the following if the shares are to consist of one class only.)

The total authorized capital stock is:

(1) Common shares 50,000 Par Value \$1.00 per share

OR (2) Common shares without par value.

(3) A statement of all or any of the relative rights, preferences and limitations of the shares is as follows:

ARTICLE IV.

(Use the following only if the shares are to be divided into two or more classes.)
The total authorized capital stock is:
Preferred shs menum and as require Par value \$
Common shs
a recess of appointed totalise a whoration, that order a meeting of the or entropy of these states.
non/s the five five five states of singulations of a fraction by the more season on the
Common
(3) A statement of all or any of the relative rights, preferences and limitations of the shares
of each class is as follows:
corporute of its a consequence of the comprumise of urrangement, the confirmation of itrange- ment that the reorganizations if sanctioned by-the court to which the application has deen
made, that he binding on all the creditors or class of creditors, or on all the shareholders.
or class or chareholders and also on this corporation:
ARTICLE VIIL
Here meet any desired additional provisions authorized by the Activity
, Demon vi II
ARTICLE V.
The address of the initial registered office is:
902 North Clark Street, Albion Michigan 49224 (No. and Street) (Town or Cky) (Zip Code)
The mailing address of the initial registered office is (need not be completed unless diff-
ferent from the above address):
, Michigan
(No. and Street) (Town or City), Michigan (Zip Code)
, Michigan
(No. and Street) (Town or City), Michigan (Zip Code)
(No. and Street) (Town or City), Michigan (Zip Code) The name of the initial resident agent at the registered office is:
(No. and Street) (Town or City), Michigan (Zip Code) The name of the initial resident agent at the registered office is:
(No. and Street) (Town or City) Michigan (Zip Code) The name of the initial resident agent at the registered office is: Ben Panter ARTICLE VI.
(No. and Street) (Town or City) (The name of the initial resident agent at the registered office is: Ben Panter ARTICLE VI. The name(s) and address(es) of the incorporator(s) are as follows:
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ARTICLE VII.

OPTIONAL (Delete Article VII if not applicable.)

When a compromise or arrangement or a plan of reorganization of this corporation is proposed between this corporation and its creditors or any class of them or between this corporation and its shareholders or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or shareholder thereof, or on application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If a majority in number representing 3/4 in value of the creditors or class of creditors, or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or a reorganization, agree to a compromise or arrangement or a reorganization of this corporation as a consequence of the compromise or arrangement, the compromise or arrangement and the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all the creditors or class of creditors, or on all the shareholders or class of shareholders and also on this corporation.

ARTICLE VIII.

(Here insert any desired additional provisions authorized by the Act)

		· · · · · · · · · · · · · · · · · · ·	Ben Parter
		**************************************	Ben Panter
	:		
			(See Instructions on Reverse Side)

MICHIGAN DEPARTMENT OF COMMERCE — CORPORATION AND SECURITIES BUREAU				
Date Received				
JUL 14 1976				
	FILED Michigan Department of Commerce			
	JUL 19 1976			
	Relieved The Breaks			
	·			

C & 5-101

INFORMATION AND INSTRUCTIONS

Articles of Incorporation - Profit Domestic Corporations

- Article I-The corporate name of a domestic profit corporation is required to contain one of the following words or abbreviations: "Corporation", "Company", "Incorporated", "Limited", "Corp.", "Co.", "Inc." or "Ltd."
- 2. Article II may state, in general terms, the character of the particular business to be carried on. Under section 202(b) of the law, it is a sufficient compliance to state substantially, alone or with specifically enumerated purposes, that the corporation may engage in any activity within the purposes for which corporations may be organized under the Business Corporation Act. The law requires, however, that educational corporations must state their specific purposes.
- Articles III and IV The law requires the incorporators of a domestic corporation having shares without par value to submit in writing the amount of consideration proposed to be received for each share which shall be allocated to stated capital.
- Article VI The law requires one or more incorporators.
 The addresses should include a street number and name (or other designation), in addition to the name of the city and state.
- 5. The duration of the corporation should be stated in the Articles only if the duration is not perpetual.
- 6. The Articles must be signed in ink by each incorporator. The names of the incorporators as set out in Article VI should
- One original copy of the Articles is required. A true copy will be prepared by the Corporation and Securities Bureau and returned to the person submitting the Articles for filing.
- 8. An effective date, not later than 90 days subsequent to the date of filing, may be stated in the Articles of Incorporation.
- 9. FEES: Filing Fee \$10.00
 Franchise Fee 2 mill on each dollar of authorized capital stock, with a minimum franchise fee of \$25.00 (Make fee payable to State of Michigan)
- 10. Mail Articles of Incorporation and fees to:

Michigan Department of Commerce Corporation and Securities Bureau
Corporation Division
P. O. Drawer C
Lansing, Michigan 48904